Case 19-15200-elf Doc 37 Filed 11/10/20 Entered 11/10/20 13:37:54 Desc Main Document Page 1 of 1 UNITED STATES BANKRUPTCY COURT

UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF PENNSYLVANIA

In re:	: Chapter 13	3
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Joseph A Marko and Carrie Marko

: Case No. 19-15200-elf

Debtor

ORDER

AND NOW, this day 10th November 2020, this Court having implemented its electronic filing system on April 1, 2003 pursuant to Standing Order;

And on October 19, 2004 an amendment of the Standing Order providing that as of January 15, 2005 all attorneys shall file all documents electronically unless a prior waiver or extension of the mandatory electronic filing deadline has been secured;¹

And it appearing that a document styled " Motion for Relief filed by Carrie Marko " has not been filed electronically and no waiver or extension of the electronic filing requirement has been secured;

And such non-complying document has been noted on the docket of this Court but has not been filed in the Court's electronic data base;

It is hereby ORDERED that no judicial action shall be taken in connection with a non-complying document and any filing fee accompanying such non-complying document will be contemporaneously returned;

And it is further ORDERED that the non-complying document will be stricken from the docket unless within fourteen (14) days the document and applicable filing fee are submitted in compliance with the Standing Order of this Court.

By The Court

Eric L. Frank Judge, United States Bankruptcy Court

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¹ On December 1, 2003 an amendment of the Standing Order required that any attorney who was not filing electronically file any paper document accompanied by a disc in PDF format and that the failure to do so would result in the striking of such document from the court record upon notice and opportunity to cure. As of that date the Court's document data base has been maintained electronically.